

United States Patent and Trademark Office

سرسو

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/563,981	08/14/2007	Poul-Erik Aagaard	677/44540 7309	
23646 7590 01/09/2008 BARNES & THORNBURG LLP 750-17TH STREET NW			EXAMINER	
			COOLEY, CHARLES E	
SUITE 900 WASHINGTON, DC 20006-4675			ART UNIT	PAPER NUMBER
	,	1797	1797	<u> </u>
			MAIL DATE	DELIVERY MODE
			01/09/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/563,981	AAGAARD ET AL.				
Office Action Summary	Examiner	Art Unit				
	Charles E. Cooley	1797				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (6(a). In no event, however, may a reply be tirg (ii) apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 10 Ja 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) ☐ Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-3,5-7,11,12,15-17 and 21 is/are rejection of the complex com	vn from consideration. ected. to.					
Application Papers	<i>2</i>					
9)☐ The specification is objected to by the Examine 10)☑ The drawing(s) filed on 10 January 2006 is/are: Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original of the correction of the original	a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 20060110.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate				

NON-FINAL OFFICE ACTION

1. This application has been reassigned to Technology Center 1700, DIVISION 7: Art Unit 1797 and the following will apply for this application:

Please direct all written correspondence with the correct application serial number for this application to **Art Unit 1797**.

Telephone inquiries regarding this application should be directed to the Electronic Business Center (EBC) at http://www.uspto.gov/ebc/index.html or 1-866-217-9197 or to the Examiner at (571) 272-1139. All official facsimiles should be transmitted to the centralized fax receiving number 571-273-8300.

Priority

2. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d). All of the CERTIFIED copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)).

Information Disclosure Statement

3. Note the attached PTO-1449 form submitted with the Information Disclosure Statement filed 10 JAN 2006.

Specification

- 4. The substitute specification filed 10 JAN 2006 is approved and has been entered.
- 5. The substitute abstract is acceptable.
- 6. The title is acceptable.

Claim Rejections - 35 U.S.C. § 112, second paragraph

- 7. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 8. Claim 15 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- Claim 15: "the cylindrical attachments" lacks antecedent basis. It appears claim 15 should depend from claim 14.

Claim Rejections - 35 USC § 102

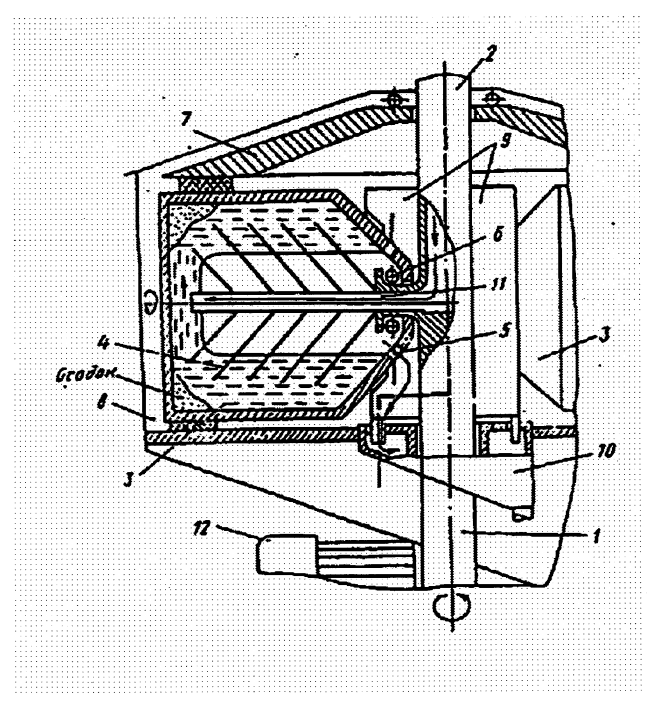
9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

10. Claims 1-3, 5-7, 11, 12, 17, and 21 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by SU 1556761.

Note the abstract and the Figure reproduced below:



Application/Control Number:

10/563,981 Art Unit: 1797

```
(Ztem:1: from: file: 352)
 1/19/1
DIALOG(E) Pile 351 Derwent WPI
(c) 2005 Thomson Derwent All Its reserv.
            **Image available**
008619914 ...
WPY Acc No: 1991-123944/199117
XRAM ACC NO: C91-053610
XRPX Acc No: N91-095196
 Settling centrifuge : has rotor with cylindrical cups which are fitted on
 bearings and are provided with moving and stationary bearings for cup
 rotation
Parent Assignee: KALOSHIN A F (KALO-I)
Inventor: KALOSHIN A P.
Number of Countries: 001 Number of Fatents: 001
Patent Family:
                             Applicat No
                                            RING
                                                            Neek
Patent No
             Kind Date
                                                   Date
              A 19900415 SU 4214772
                                                ::19870212:::199117:::B
SU 1556761.
Priority Applications: (No: Type: Date): 3U (42147)2 A: 19870212
Abstract: (Basic) :: SU 1556761: A
        The centrifuge has a rotor (2) fitted on a vertical hollow shaft
    (1). The rotor has cylindrical cups (3) with a packet of places (4) and
    openings (5) for the clarified liq. outlet, placed perpendicular to the
    rotor rotation axis. The cups are fitted on bearings (6) and are
    provided with moving and stationary bearings (7.8) for rotation of cups
    wir.t. their horizontal axis. The moving bearing is placed on the
    vertical hollow shaft.
         The rotor is rotated by drive (12). The cylindrical cups (3) turn
    about the rotor rotation axis and w.r.t. their horizontal axis. The
    suspension through bolicw shaft (1) and feeding pipes (11) flows to the
    cups (3) where due to the centrifugal force is sept in the packet of
    places (4) into clarified lig. and sediment. The lig. flows to the
    collector (10) and the sediment is collected on the cups walls and
    Dasc.
         USE/ADVANTAGE - For suspension sepe. in chemical, food and other
    industries, Sepn. quality is improved. Bul. 14/15.4.90 (2pp Dwg.No. 1/1)
```

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to

Application/Control Number:

10/563,981

Art Unit: 1797

which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 12. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 13. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over SU 1556761.

SU 1556761 discloses a driving device 12 but not a driving device for each of the drums 3. However, it would have been obvious and mere common sense to one having ordinary skill in the art, at the time applicant's invention was made, to provided the centrifugal apparatus of SU '761 with more than one driving device, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. *St. Regis Paper Co. v. Bemis Co.*, 193 USPQ 8.

Page 7

Application/Control Number:

10/563,981 Art Unit: 1797

Allowable Subject Matter

- 14. Claim 15 would be allowable if rewritten to overcome the rejection under 35 U.S.C. § 112 and to include all of the limitations of the base claim and any intervening claims.
- 15. Claims 8-10, 13-14, and 18-20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 16. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles E. Cooley in Art Unit 1797 whose telephone number is (571) 272-1139. The examiner can normally be reached on Mon-Fri. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/CEC/

Charles E. Cooley

Examiner

DIVISION 7: Art Unit 1797

4 January 2008